Pro Se 15 (Rev. 12/16) Complaint for Violation of Civil Rights (Non-Prisoner)

names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)

MAY 1 1 2020

# UNITED STATES DISTRICT COURT CLERK, U.S. DISTRICT COURT TRICT OF TEXAS WESTERN DIS NESCRADistrict of 7 EXAS DEPUTY CLERK Mo: 20-cv-115 Case No. (to be filled in by the Clerk's Office) (Write the full name of each plaintiff who is filing this complaint. Jury Trial: (check one) Yes If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) Heidi ZAVA/A + Lt. Dominguer SHARON DIEH + TINA GORFORTH Defendant(s) (Write the full name of each defendant who is being sued. If the

### COMPLAINT FOR VIOLATION OF CIVIL RIGHTS

(Non-Prisoner Complaint)

### NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in forma pauperis.

## I. The Parties to This Complaint

### A. The Plaintiff(s)

B.

Provide the information below for needed.	or each plaintiff named in the complaint. Attach additional pages if
Name	1/4/DI 1000 2013 Sot.
Address	1+ Dominaue7
	Opessa Tx 79761
County	City State Zip Code
Telephone Number	432- 335- 3050
E-Mail Address	NA
The Defendant(s)	,
Provide the information below for	or each defendant named in the complaint, whether the defendant is ar
individual, a government agency	, an organization, or a corporation. For an individual defendant,
include the person's job or title (	if known) and check whether you are bringing this complaint against
mem in meir maiviauai capacity	or official capacity, or both. Attach additional pages if needed.
Defendant No. 1	ZAVALA
	11 in Romandes
Name	HEIDT VON COTES
Job or Title (if known)	Sqt, CRIMINAL INVESTIGATION DIS.
Address	2500 S. Hwy. 585
	ODESSA 174. 79762
	City State Zip Code
County	2010R
Telephone Number	432. 335-3050
E-Mail Address (if known)	- Nft
	Individual capacity Official capacity
Defendant No. 2	
Name	1+ DOMINGUET FIRST WAR
Job or Title (if known)	1+ CRIMINAL INVESTIGATIONS DIVINE
Address	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Addless	2500 S. Hwy. 385
	City State Zip Code
County	City State Zip Code
Telephone Number	432- 335-2050
E-Mail Address (if known)	432. 535-3050
	Individual capacity Official capacity

Defendant No. 3

	Defendant No. 3				
	Name	SHARON DUTCH			
	Job or Title (if known)	DRUG DOMER			
	Address	6809 West 42ND			
		DDESSA TX 79763			
		City State Zip Code			
	County	ECTOR			
	Telephone Number	WKNEWN			
	E-Mail Address (if known)	NIA			
		Individual capacity Official capacity			
	Defendant No. 4				
	Name	TINA CORPORTH			
	Job or Title (if known)	March Davids			
	Address	DRUG DESTELL			
	Address	6809 WEST 4200			
		City State Zip Code			
	County	City State Zip Code			
	Telephone Number	N/14-			
	E-Mail Address (if known)				
	,				
		Individual capacity Official capacity			
II.	Basis for Jurisdiction				
	Under 42 U.S.C. § 1983, you may sue sta	te or local officials for the "deprivation of any rights, privileges, or			
	immunities secured by the Constitution at	nd [federal laws]." Under Bivens v. Six Unknown Named Agents of			
	constitutional rights.	88 (1971), you may sue federal officials for the violation of certain			
A. Are you bringing suit against (check all that apply):					
	Dederal officials (a Bivens cl	aim)			
	State or local officials (a § 1	983 claim)			
	3. Section 1983 allows claims alleging the "deprivation of any rights, privileges, or immunities secured by				
	the Constitution and [federal laws	s]." 42 U.S.C. § 1983. If you are suing under section 1983, what			
	rederal constitutional of statutory	right(s) do you claim is/are being violated by state or local officials?			
	the x	C' 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
	IDRT. Dur PR	ULESS Right to lite 1st manning			
	AND leth	ULESS Right to life, 1st AMENDMENT			
	C. Plaintiffs suing under Bivens may	only recover for the violation of certain constitutional rights. If you			
	are suing under Bivens, what cons	stitutional right(s) do you claim is/are being violated by federal			
	officials?				

D. Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain how each defendant acted under color of state or local law. If you are suing under Bivens, explain how each defendant acted under color of federal law. Attach additional pages if needed.

DEFENDANTS CONSPIRED AS A TEAM.

#### III. Statement of Claim

State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A. Where did the events giving rise to your claim(s) occur?

COMANCHE, Tom GREEN AND Ector Counties

B. What date and approximate time did the events giving rise to your claim(s) occur?

ON OR ABout August 2018 till DATE

What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? C. Was anyone else involved? Who else saw what happened?)

FRAND. SHERRIFFS WERE COSTED to 6809 West 42MB
FRAND. SHERRIFFS WERE COSTED to 6809 West 42MB
AGAINST SCHAREN SCARELT, DUTCH TINA COLABRERY, GOFORTH
FOR MALICIONS CULTING AND TOKT, BURGLARY. THERE WERE
SEVERAL OTHERS AND BY THEIR OWN ADMISSION SHERRIFFS Dept. HAD them word survielANCLAND fold me to get out of there. They have film, I left my winsow custains epen.

#### IV. Injuries

treatment, if any, you required and did or did not receive. BURNS BRUSES, Chts, objects Stack IN MC MEDICAL TRESTMENT FROM MODICAL CENTER HOSPITAL DOESA REGIONAL, SHANNON HOSPITAL, COMANCHE HOSPITAL, Angelo Community Hospital. Wound CARE Several Doctors AND Emengency Room

If you sustained injuries related to the events alleged above, describe your injuries and state what medical

KIONAPPING OF DeburAH JO DANIEL

#### V. Relief

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes. If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for

I want 20,000,000 OR THE people who Allowed this AND to Happen \$10,00000 punitive AND MEDICAL BUT AND COST.

### VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

### A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: $5-6-2020$					
	Signature of Plaintiff  Printed Name of Plaintiff  An	thing Daniel	1			
В.	For Attorneys	,				
	Date of signing:					
	Signature of Attorney					
	Printed Name of Attorney					
	Bar Number		· · · · · · · · · · · · · · · · · · ·			
	Name of Law Firm		· ·			
	Address					
		City	State	Zip Code		
	Telephone Number					
	E-mail Address			· · · · · · · · · · · · · · · · · · ·		

FPUTY

ORIGIN ID:SJTA (325) 262-8991

NTHONY ALLEN DANIEL

SAN ANGELO. TX 76903

SHIP DATE: 06MAY20 ACTWGT: 1.00 LB CAD: 250971252/WSXI3400 DIMS: 11x14x11 IN

BILL SENDER

TO UNITED STATES WESTERN COURT OF MIDL UNITED STATES WESTERN COURT OF MIDL 200 E WALL ST

**MIDLAND TX 79701** 

FedExpress

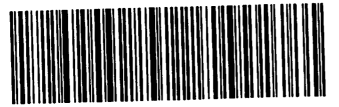
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